STATE ISSUE #1 PROP CONSTITUTIONAL AMEND

#1 PROPOSED CONSTITUTIONAL AMENDMENT

(Proposed by Resolution of the General Assembly of Ohio)

To adopt Section 2p of Article VIII of the Constitution of the State of Ohio.

This proposed amendment would:

- 1. Be for the purpose of creating and preserving jobs and stimulating economic growth in all areas of Ohio by improving local government public infrastructure, including roads and bridges, expanding Ohio's research and development capabilities to promote product innovation and commercialization, and preparing sites and facilities for economic development in Ohio.
- 2. Declare that local government public infrastructure, and financial assistance for research and development and development of sites and facilities in Ohio for and in support of industry, commerce and distribution (all referred to together as "development purposes") are public purposes.
- 3. Authorize the state to issue bonds to finance, or assist in financing, public infrastructure capital improvements for local governments. Authorize the state to issue bonds to provide financial assistance for research and development in support of Ohio industry, commerce, and business, and authorize state and local governments and state supported and state-assisted institutions of higher education to issue bonds and provide other financial assistance to support research and development purposes as provided for by law. Authorize the state to issue bonds to pay costs, or assist others in the payment of costs, of projects for the purpose of developing sites and facilities in Ohio.
- 4. Limit the total principal amount of general obligation bonds issued under this amendment for financing development purposes as follows: no more than \$1.35 billion for local government public infrastructure with no more than \$120 million in each of the first five fiscal years and no more than \$150 million in each of the next five fiscal years; no more than \$500 million for research and development purposes with no more than \$100 million in each of the first three fiscal years and no more than \$50 million in any other fiscal year; and no more than \$150 million for developing sites and facilities with no more than \$30 million in each of the first three fiscal years and no more than \$15 million in any other fiscal year; provided that any principal amount that in any prior fiscal year could have been but was not issued may also subsequently be issued.
- 5. Require bonds for infrastructure capital improvements and developing sites and facilities mature no later than thirty (30) years after their date of issuance and for research and development purposes mature no later than twenty (20) years after their date of issuance, and that any refunding obligations mature no later than the permitted maturity date for the obligations being refunded; and provide that bonds for research and development purposes and developing sites and facilities will not be subject to the limits on state debt service under Section 17 of Article VIII or the prohibitions against lending aid and credit in Sections 4 and 6 of Article VIII of the Ohio Constitution.
- 6. Authorize the General Assembly to pass laws providing for its implementation, including laws providing procedures for issuing obligations, ensuring the accountability of all state funding provided for development purposes, restricting or limiting the taking by eminent domain of private property for disposition to private sector entities for research and development and the development of sites and facilities, and for the implementation of the research and development purposes to benefit people and businesses otherwise qualified for the receipt of funding in all areas of Ohio, including economically disadvantaged business and individuals in all areas of the state, including by the use Ohio products, materials, services and labor to the extent practicable. If passed this amendment will be effective immediately.

A majority yes vote is necessary for passage.

SHALL THE PROPOSED AMENDMENT BE ADOPTED?

STATE ISSUE #2 PROP CONSTITUTIONAL AMEND

#2 PROPOSED CONSTITUTIONAL AMENDMENT

(Proposed by Initiative Petition)

To adopt Section 6 of Article XVII of the Constitution of the State of Ohio.

In order to expand to all electors the choice to vote by absentee ballot in all elections, this amendment would:

- * Provide that any person qualified to vote in an election is entitled during the thirty-five days prior to the election to receive and to cast a ballot by mail or in person at the county board of elections or additional location designated by the board. No reason for casting such a ballot shall be required. When a ballot is mailed to an elector, the county board of elections shall also provide a pre-addressed, postage pre-paid envelope for returning the ballot to that county board of elections.
- * An elector to whom a ballot has been mailed, but which has not been received by the issuing county board of elections prior to the election, may cast a provisional ballot on election day. If the elector's first ballot is received by the tenth day following the election, the provisional ballot shall not be counted. A ballot which is received by the issuing board by mail no later than the tenth day following the election shall be treated as timely cast if it contains a postmark not later than the day of the election.

A majority yes vote is necessary for passage. SHALL THE PROPOSED AMENDMENT BE ADOPTED?

STATE ISSUE #3 PROP CONSTITUTIONAL AMEND

#3 PROPOSED CONSTITUTIONAL AMENDMENT

(Proposed by Initiative Petition)

To adopt Section 5 of Article XVII of the Constitution of the State of Ohio.

In order to establish revised limits on political contributions, establish prohibitions regarding political contributions and provide for revised public disclosure requirements of campaign contributions and expenditures, this amendment would:

* Establish the following limits on political contributions:

Annual limitation on contributions by individuals: \$25,000 in total to all candidates for state executive offices and member of the General Assembly, political parties, PACs, multi-candidate PACs, and small donor PACs.

Contributions from individuals: \$50 to a small donor PAC; \$500 to a political action committee; \$1,000 to a candidate for member of the General Assembly, a multi-candidate PAC, or a county or local political party; \$2,000 to a candidate for statewide executive office; and \$5,000 to a national or state political party.

Contributions from political action committees (PACs): \$500 to a candidate for member of the General Assembly or another PAC or multi-candidate PAC and \$1,000 to a candidate for statewide executive office or a political party.

Contributions from multi-candidate PACs: \$500 to a PAC; \$1,000 to a candidate for member of the General Assembly or another multi-candidate PAC; \$2,000 to a candidate for statewide executive office or a county or local political party; and \$10,000 to a national or state political party. Contributions from small donor PACs: \$500 to a PAC; \$1,000 to a multi-candidate PAC; \$5,000 to a local or county political party; \$10,000 to a candidate for member of the General Assembly; \$20,000 to a candidate for statewide executive office; and \$25,000 to a national or state political party. Contributions from candidates' committees: \$500 to a candidate for member of the General Assembly; a PAC or multi-candidate PAC and \$1,000 to a candidate for statewide executive office or a political party.

Contributions from affiliated national, state, county, and local political parties combined: \$25,000 to a candidate for member of the General Assembly and \$100,000 to a candidate for statewide executive office.

- * Provide that limits on contributions to candidates are per election; all other limits are per year; limits on contributions to political parties apply to all donations regardless of purpose; and limits on contributions to and by PACs apply as a single limit on affiliated committees.
- * Define a "small donor action committee" as a PAC that receives contributions only from individuals of no more than \$50 per year per contributor, except that a non-profit membership organization may contribute funds from regular membership dues of its members to small donor action committees that it establishes or are established by a non-profit membership organization with which it is a member or affiliated, provided that no more than \$50 per year per member may be contributed
- * Define a "multi-candidate political committee" as a PAC that has been in existence for at least six months, received contributions from at least 50 individuals in the 24 months preceding qualifying, and made contributions to at least five candidates with no more than half being to one candidate.
- * Define "independent expenditure" as an expenditure made with a purpose of influencing a candidate election, that is not made in coordination, cooperation, or consultation with any candidate at the election; and also as any communication to the public during the period 60 days prior to a primary or general election that contains a reference to a person who is a candidate at the election for state executive office or member of the General Assembly, regardless of the purpose of the communication.
- * Establish restrictions on contributions, including by political parties and corporations and other business entities and from individuals under age 18 and prohibit earmarked contributions.
- * Prohibit statewide and General Assembly candidates and office holders from:
- -Soliciting contributions to more than one political action committee, small donor action committee or multi-candidate political committee in a calendar year.
 - -Soliciting contributions to a committee supporting or opposing a state ballot issue.
- -Appearing in advertising in connection with a state ballot issue, unless the candidate or the candidate's campaign committee pays the entire cost.
- * Require public disclosure of political contributions and expenditures, including independent expenditures. Require candidates for state executive offices or member of the General Assembly to electronically file with a single office within one business day of receipt of a contribution in the amount of \$1,000 or more received during the period 30 days before an election.

- * Provide for no limits on a candidate's capacity to spend his or her own money in connection with his or her own campaign, and have the effect of repealing existing law allowing an opponent to be exempt from contribution limits.
- * Permit labor unions, and other nonprofit unincorporated membership organizations, to contribute funds from regular membership dues paid by the organization's individual members to a small donor action committee. The small donor action committee is not required to report the names of individuals who contribute in this fashion.
- * Prohibit committees registered with and regulated by the Federal Election Commission from making contributions or independent expenditures in connection with any nonfederal candidate election in this state or making a contribution to a political party in this state for nonfederal elections.
- * Prohibit out-of-state political parties and candidate campaign committees from making contributions or expenditures in connection with any candidate election or making a contribution to a political party in the state.
- * Prohibit candidates from receiving contributions from political action committees, small donor action committees or multi-candidate political committees if the candidate exercises any decision making authority with respect to the committee or has solicited contributions to the committee in the current or prior four years.

A majority yes vote is necessary for passage.
SHALL THE PROPOSED AMENDMENT BE ADOPTED?

STATE ISSUE #4 PROP CONSTITUTIONAL AMEND

#4 PROPOSED CONSTITUTIONAL AMENDMENT

(Proposed by Initiative Petition)

To amend Article XI of the Constitution of the State of Ohio.

To provide for the creation of a state redistricting commission with responsibility for creating legislative districts, this amendment would:

- * Replace the current provisions of Article XI of the Ohio Constitution, including the two existing separate processes for creating legislative districts and for electing representatives to Congress and representatives and senators to the Ohio General Assembly with a new state commission.
- * Provide that the new commission would be composed of five members, two of whom would be chosen by sitting judges, and the remaining members appointed by the first two or chosen by lot. The terms of the members of the commission shall be until the later of the adoption of the redistricting plans required to be adopted under the Article or the conclusion of all litigation in any court regarding such plans or the commission's responsibilities, actions or operations.
- * Provide that a primary criterion to be utilized by the new commission in creating legislative districts would be to ensure that the districts are competitive, according to a mathematical formula contained in the Amendment.
- * Provide that the commission must adopt a qualifying plan with the highest "competitiveness number", as defined in the proposed Amendment. The Amendment defines the "competitiveness number" of a plan by a mathematical formula, that is the product of the number of balanced districts multiplied by two, plus the total number of other remaining competitive districts, minus the total number of unbalanced uncompetitive districts multiplied by two. The competitiveness number for a general assembly plan is the sum of the competitiveness number for the house of representatives districts and the competitiveness number for the senate districts. Provide that the "measure of competition" of a legislative district be based on a calculation using the two average partisan indexes for the district, which are calculated on the basis of the percentage of votes received by each of the two partisan candidates who received the two highest vote totals statewide in each of the three closest general elections during the four previous even-numbered years prior to adopting a redistricting plan, keeping the index for one of the partisan affiliations always as the minuend and the index for the other partisan affiliation always as the subtrahend from district to district throughout a redistricting plan.
- * Provide that the commission may consider whether to alter a plan to preserve communities of interest based on geography, economics, or race, so long as the reconfiguration does not result in a competitiveness number that is more than two points lower for a congressional plan and four points lower for a general assembly plan.
- * Provide that the commission may design and adopt a redistricting plan if the plan meets the same criteria and has a competitive number equal to or greater than each submitted qualifying plan.
- * Provide a method for the commission to assign state districts for senators whose terms do not expire at the end of the first even-numbered year following adoption of the plan.
- * Provide that legislative district boundaries shall change in 2007 and, thereafter, every year ending in one following a federal decennial census.
- * Provide that the supreme court of Ohio has exclusive original jurisdiction involving redistricting plans adopted under the amendment, but limits such jurisdiction to ordering the commission to perform duties required under the amendment and prohibit the court from revising or adopting a plan.
- * Provide for open meetings, public hearings, and certain public record requirements regarding the activities of the commission.
- * Provide that the general assembly must appropriate sufficient funds for the commission to perform its duties. The commission may expend funds as it, in its discretion, deems necessary. A majority yes vote is necessary for passage.

SHALL THE PROPOSED AMENDMENT BE ADOPTED?

STATE ISSUE #5 PROP CONSTITUTIONAL AMEND

#5 PROPOSED CONSTITUTIONAL AMENDMENT

(Proposed by Initiative Petition)

To adopt Section 4 of Article XVII of the Constitution of the State of Ohio.

To create a newly appointed board to administer elections, this amendment would:

- * Eliminate responsibility of the elected Ohio Secretary of State to oversee elections.
- * Create an appointed board of nine members to administer statewide elections and oversee the existing county boards of elections.
- * Provide that the members of the board are appointed as follows: four by the governor, four by the members of the general assembly affiliated with the political party that is not the same as that of the governor, and one by a unanimous vote of the chief justice and justices of the Ohio Supreme Court. The member appointed by the Supreme Court may not be affiliated with a political party. The governor and members of the general assembly must appoint equal numbers of men and women and take into consideration the geographic regions and racial diversity of the state. Members would serve staggered nine-year terms. Members may not hold any elective or other appointive public office, be a candidate for public office, hold a position with a political party, or be a registered lobbyist, and would be prohibited from making or soliciting political contributions and being involved in a candidate or ballot issue campaign.
- * Require the state board of elections supervisors to hire an administrative director, to prescribe uniform procedures to be followed by the county boards of elections, to appoint and remove members of the county boards of elections in accordance with statutory provisions, to certify the petitions of candidates for statewide offices and petitions for statewide ballot issues, to certify all equipment and systems used for voting and counting of votes, to approve ballot language for all statewide issues, and to maintain a statewide voter registration file.
- * Require the General Assembly to set a reasonable level of compensation for the members of the state board of elections supervisors and to appropriate sufficient funds for the board to be able to fully perform its duties and to compensate such staff and to acquire such equipment, supplies and office space as necessary for such performance.

A majority yes vote is necessary for passage.

SHALL THE PROPOSED AMENDMENT BE ADOPTED?

FRANKLIN CO ADAMH TAX LEVY (REPL) (ISS#7)

#7 PROPOSED TAX LEVY (REPLACEMENT) FRANKLIN COUNTY ALCOHOL, DRUG AND

MENTAL HEALTH LEVY

A Majority Affirmative Vote is Necessary for Passage.

A replacement of a tax for the benefit of Franklin County for the purpose of THE OPERATION OF MENTAL HEALTH, ALCOHOL AND DRUG ADDICTION PROGRAMS FOR CHILDREN, ADULTS AND FAMILIES, INCLUDING RESIDENTIAL AND OUTPATIENT TREATMENT PROGRAMS, SCHOOL AND COMMUNITY BASED PREVENTION PROGRAMS AND PATIENT HOUSING, at a rate not exceeding 2.2 mills for each one dollar of valuation, which amounts to \$0.22 for each one hundred dollars of valuation, for ten years, commencing in 2006, and first due in calendar year 2007.

BEXLEY PROP TAX LEVY (REN) (ISS#9)

#9 PROPOSED TAX LEVY (RENEWAL)

CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

A renewal of a tax for the benefit of the City of Bexley for the purpose of CURRENT OPERATING EXPENSES at a rate not exceeding 3.4 mills for each one dollar of valuation, which amounts to \$0.34 for each one hundred dollars of valuation, for five years, commencing in 2005, and first due in calendar year 2006.

GAHANNA PROP ORDINANCE (BY PET) (ISS#31)

#31 PROPOSED ORDINANCE

(By Initiative Petition)

CITY OF GAHANNA

A Majority Affirmative Vote is Necessary for Passage.

Shall the proposed Ordinance to enact Chapter 519, "Smoking Prohibition", of the Codified Ordinances of the City of Gahanna, be adopted?

GRANDVIEW HTS REF ON ORD (BY PET) (ISS#34)

#34 REFERENDUM ON ORDINANCE NO. 04-25

(By Petition)

CITY OF GRANDVIEW HEIGHTS

A Majority Affirmative Vote is Necessary for Passage.

Shall Ordinance No. 04-25 proposing to create Chapter 523 of the Codified Ordinances of the City of Grandview Heights to prohibit smoking in public places and places of employment as adopted by the City Council on September 7, 2004, be approved?

GRANDVIEW HTS PROP ORDINANCE (ISS#35)

#35 PROPOSED ORDINANCE

CITY OF GRANDVIEW HEIGHTS

A Majority Affirmative Vote is Necessary for Passage.

Shall the City of Grandview Heights have the authority to aggregate the retail natural gas loads located within the City, and for that purpose, enter into service agreements to facilitate for those loads the sale and purchase of natural gas, such aggregation to occur automatically except where any person elects to opt out?

HILLIARD PROP ORDINANCE (ISS#40)

#40 PROPOSED ORDINANCE

CITY OF HILLIARD

A Majority Affirmative Vote is Necessary for Passage.

Shall the City of Hilliard have the authority to aggregate the retail natural gas loads located within the City, and for that purpose, enter into service agreements to facilitate for those loads the sale and purchase of natural gas, such aggregation to occur automatically except where any person elects to opt out?

HILLIARD PROP CHARTER AMENDMENTS (ISS#41)

#41 PROPOSED CHARTER AMENDMENTS

CITY OF HILLIARD

A Majority Affirmative Vote is Necessary for Passage.

Shall Article II, Section 2.09 "Meetings of Council", Article III, Section 3.06 "Publication of Ordinances", Article VI, Section 6.12 "Accounting" and Article VI, Section 6.15 "Competitive Bidding" of the Charter of the City of Hilliard be amended and Article VI, Section 6.17 "Allocation of Funds" be enacted, as proposed by Ordinance No. 05-46 of the City of Hilliard, Ohio?

UPPER ARLINGTON REF ON RES(BY PET) (ISS#44)

#44 REFERENDUM ON RESOLUTION NO. 33-2005

(By Petition)

CITY OF UPPER ARLINGTON

A Majority Affirmative Vote is Necessary for Passage.

Shall Ordinance No. 33-2005 adopted by City Council of the City of Upper Arlington on May 9, 2005 to rezone lot number fourteen (14), in block number three hundred three (303), in Wakefield Forest Addition, located at 3224 Northwest Boulevard from R-2a - One to Four Family Residential District to O - Office District, be approved?

CANAL WINCH PROP CHARTER AMEND (ISS#52)

#52 PROPOSED CHARTER AMENDMENTS

VILLAGE OF CANAL WINCHESTER

A Majority Affirmative Vote is Necessary for Passage.

Shall amendments to Section 6.02, Article VI "Legal Services", Section 6.03, Article VI "Department of Development", Section 6.04, Article VI "Finance Director", Section 6.05, Article VI "Department of Public Works", Section 6.06, Article VI "Other Departments" and Section 11.01, Article XI "Removal of Officials" of the Charter of the Village of Canal Winchester as proposed by the Village Charter Commission, be adopted?

CANAL WINCH PROP CHARTER AMEND (ISS#53)

#53 PROPOSED CHARTER AMENDMENTS

VILLAGE OF CANAL WINCHESTER

A Majority Affirmative Vote is Necessary for Passage.

Shall amendments to Section 1.02, Article I "Mayor - Administrator - Council Plan", Section 3.01, Article II "Powers of Council", Section 5.04, Article V "Powers, Functions and Duties of the Mayor", Section 7.04, Article VII "Merit System", Section 7.05, Article VII "Information Services Commission" Section 8.02, Article VIII "Contracting Powers and Procedures" and the enactment of Article V-A "Administrator" and Section 12.04 (A) "Effective Date of 2005 Amendments to Charter" of the Charter of the Village of Canal Winchester as proposed by the Village Charter Commission, be adopted?

HARRISBURG REF ON RES (BY PET) (ISS#55)

#55 REFERENDUM ON RESOLUTION NO. R-12-04

(By Petition)

VILLAGE OF HARRISBURG

A Majority Affirmative Vote is Necessary for Passage.

Shall Resolution No. R-12-04 passed by the Village Council of the Village of Harrisburg on May 10, 2005 to support the Big Darby Accord Regional Planning Process, be approved?

HARRISBURG REF ON ORD (BY PET) (ISS#56)

#56 REFERENDUM ON ORDINANCE NO. 0-43-04

(By Petition)

VILLAGE OF HARRISBURG

A Majority Affirmative Vote is Necessary for Passage.

Shall Ordinance No. 0-43-04 adopted by the Village Council of the Village of Harrisburg on January 4, 2005 to enact Sections 337.01, 337.02, 337.021, 337.022, 337.023, 337.024, 337.025, 337.026, 337.027, 337.028, 337.031, 337.032, 337.033, 337.034, 337.04, 337.05, 337.051, 337.052, 337.053, 337.054, 337.055, and 337.056 of the zoning code of the Village of Harrisburg to create a Community Service District II Zoning District within the Village, be approved?

HARRISBURG REF ON ORD (BY PET) (ISS#57)

#57 REFERENDUM ON ORDINANCE NO. 0-44-04

(By Petition)

VILLAGE OF HARRISBURG

A Majority Affirmative Vote is Necessary for Passage.

Shall Ordinance No. 0-44-04 adopted by the Village Council of the Village of Harrisburg on January 4, 2005 proposing to rezone 25.1899 acres of land located on State Route 3 in the Village of Harrisburg and belonging to Larry L. Taylor, by rezoning 2.1696 acres from the Rural Zoning District to the Urban Residential Zoning District (R-12), and 23.0203 acres from the Rural Zoning District to the Community Service II Zoning District, be approved?

MARBLE CLIFF REF ON ORD (BY PET) (ISS#58)

#58 REFERENDUM ON ORDINANCE NO. O-2082-05

(By Petition)

VILLAGE OF MARBLE CLIFF

A Majority Affirmative Vote is Necessary for Passage.

Shall Ordinance No. 0-2082-05 as adopted by the Village Council of the Village of Marble Cliff on June 27, 2005 to rezone 2.72 acres in the Village of Marble Cliff as requested by the Pizzuti Companies from R-1 "Residential" to PRD "Planned Residential Development", be approved?

MINERVA PARK PROP TAX LEVY (REPL)(ISS#59)

59 PROPOSED TAX LEVY (REPLACEMENT)

VILLAGE OF MINERVA PARK

A Majority Affirmative Vote is Necessary for Passage.

A replacement of a tax for the benefit of the Village of Minerva Park for the purpose of CURRENT EXPENSES at a rate not exceeding 1.9 mills for each one dollar of valuation, which amounts to \$0.15 for each one hundred dollars of valuation, for five years, commencing in 2005, and first due in calendar year 2006.

RIVERLEA PROP TX LVY (REPL, INCR) (ISS#60)

#60 PROPOSED TAX LEVY (REPLACEMENT AND INCREASE)

VILLAGE OF RIVERLEA

A Majority Affirmative Vote is Necessary for Passage.

A replacement of 4 mills of an existing levy and an increase of 0.5 mill, to constitute a tax for the benefit of the Village of Riverlea for the purpose of CURRENT EXPENSES at a rate not exceeding 4.5 mills for each one dollar of valuation, which amounts to \$0.45 for each one hundred dollars of valuation, for five years, commencing in 2005, and first due in calendar year 2006.

CLINTON TWP PROP TAX LEVY - FIRE (ISS#62)

#62 PROPOSED TAX LEVY - FIRE (ADDITIONAL)
CLINTON TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of Clinton Township for the purpose of PROVIDING AND MAINTAINING FIRE APPARATUS, APPLIANCES, BUILDINGS, OR SITES THEREFOR, OR SOURCES OF WATER SUPPLY AND MATERIALS THEREFOR, OR THE ESTABLISHMENT AND MAINTENANCE OF LINES OF FIRE ALARM TELEGRAPH, OR THE PAYMENT OF PERMANENT, PART-TIME, OR VOLUNTEER FIREFIGHTERS OR FIREFIGHTING COMPANIES TO OPERATE THE SAME, INCLUDING THE PAYMENT OF THE FIREFIGHTER EMPLOYER'S CONTRIBUTION REQUIRED UNDER SECTION 742.34 OF THE REVISED CODE, OR THE PURCHASE OF AMBULANCE EQUIPMENT, OR THE PROVISION OF AMBULANCE, PARAMEDIC, OR OTHER EMERGENCY MEDICAL SERVICES OPERATED BY A FIRE DEPARTMENT OR FIREFIGHTING COMPANY at a rate not exceeding 2 mills for each one dollar of valuation, which amounts to \$0.20 for each one hundred dollars of valuation, for a continuing period of time, commencing in 2005, and first due in calendar year 2006.

CLINTON TWP PROP TAX LEVY -POLICE (ISS#63)

#63 PROPOSED TAX LEVY - POLICE (ADDITIONAL)
CLINTON TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of Clinton Township for the purpose of PROVIDING AND MAINTAINING MOTOR VEHICLES, COMMUNICATIONS, OTHER EQUIPMENT, BUILDINGS, AND SITES FOR SUCH BUILDINGS USED DIRECTLY IN THE OPERATION OF A POLICE DEPARTMENT, OR THE PAYMENT OF SALARIES OF PERMANENT POLICE PERSONNEL, INCLUDING THE PAYMENT OF THE POLICE OFFICER EMPLOYER'S CONTRIBUTION REQUIRED UNDER SECTION 742.33 OF THE REVISED CODE, OR THE PAYMENT OF THE COSTS INCURRED BY THE TOWNSHIPS AS A RESULT OF CONTRACTS MADE WITH OTHER POLITICAL SUBDIVISIONS IN ORDER TO OBTAIN POLICE PROTECTION, OR THE PROVISION OF AMBULANCE OR EMERGENCY MEDICAL SERVICES OPERATED BY A POLICE DEPARTMENT at a rate not exceeding 2 mills for each one dollar of valuation, which amounts to \$0.20 for each one hundred dollars of valuation, for a continuing period of time, commencing in 2005, first due in calendar year 2006.

CLINTON TWP PROP TAX LEVY -ROADS (ISS#64)

#64 PROPOSED TAX LEVY - ROADS (ADDITIONAL)
CLINTON TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of Clinton Township for the purpose of GENERAL CONSTRUCTION, RECONSTRUCTION, RESURFACING, AND REPAIR OF STREETS, ROADS AND BRIDGES IN MUNICIPAL CORPORATIONS, COUNTIES, OR TOWNSHIPS at a rate not exceeding 1.5 mills for each one dollar of valuation, which amounts to \$0.15 for each one hundred dollars of valuation, for a continuing period of time, commencing in 2005, first due in calendar year 2006.

JEFFERSON TWP PROP TAX LEVY (REN)(ISS#68)

#68 PROPOSED TAX LEVY (RENEWAL)
JEFFERSON TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.

A renewal of a tax for the benefit of Jefferson Township for the purpose of PROVIDING AND MAINTAINING FIRE APPARATUS, APPLIANCES, BUILDINGS, OR SITES THEREFOR, OR SOURCES OF WATER SUPPLY AND MATERIALS THEREFOR, OR THE ESTABLISHMENT AND MAINTENANCE OF LINES OF FIRE ALARM TELEGRAPH, OR THE PAYMENT OF PERMANENT, PART-TIME, OR VOLUNTEER FIREFIGHTERS OR FIREFIGHTING COMPANIES TO OPERATE THE SAME, INCLUDING THE PAYMENT OF THE FIREMEN EMPLOYER'S CONTRIBUTION REQUIRED UNDER SECTION 742.34 OF THE REVISED CODE, OR TO PURCHASE AMBULANCE EQUIPMENT, OR TO PROVIDE AMBULANCE, PARAMEDIC, OR OTHER EMERGENCY MEDICAL SERVICES OPERATED BY A FIRE DEPARTMENT OR FIREFIGHTING COMPANY at a rate not exceeding 1 mill for each one dollar of valuation, which amounts to \$0.10 for each one hundred dollars of valuation, for five years, commencing in 2005, and first due in calendar year 2006.

MIFFLIN TWP ROAD DIST PROP TX LVY (ISS#70)

#70 PROPOSED TAX LEVY (ADDITIONAL)
MIFFLIN TOWNSHIP ROAD DISTRICT

(Un-Incorporated Area)

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of the Mifflin Township Road District for the purpose of GENERAL CONSTRUCTION, RECONSTRUCTION, RESURFACING AND REPAIR OF STREETS, ROADS AND BRIDGES at a rate not exceeding 4 mills for each one dollar of valuation, which amounts to \$0.40 for each one hundred dollars of valuation, for a continuing period of time, commencing in 2005, and first due in calendar year 2006.

PRAIRIE TWP REF ON RES (BY PET) (ISS#71)

#71 REFERENDUM ON RESOLUTION NO. 1-04

(By Petition)

PRAIRIE TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.

Shall Resolution No. 1-04 adopted by the Township Trustees of Prairie Township on December 21, 2004 to establish a Prairie Township Residential Property Maintenance Code, be approved?

TRURO TWP PROP TAX LEVY (ISS#73)

#73 PROPOSED TAX LEVY (ADDITIONAL)

TRURO TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of Truro Township for the purpose of CURRENT EXPENSES at a rate not exceeding 0.25 mill for each one dollar of valuation, which amounts to \$0.025 for each one hundred dollars of valuation, for five years, commencing in 2005, first due in calendar year 2006.

WASHINGTON TWP PROP TX LVY (REPL)(ISS#74)

#74 PROPOSED TAX LEVY (REPLACEMENT)

WASHINGTON TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.

A replacement of a tax for the benefit of Washington Township for the purpose of PROVIDING AND MAINTAINING FIRE APPARATUS, APPLIANCES, BUILDINGS, OR SITES THEREFOR, OR SOURCES OF WATER SUPPLY AND MATERIALS THEREFOR, OR THE ESTABLISHMENT AND MAINTENANCE OF LINES OF FIRE ALARM TELEGRAPH, OR THE PAYMENT OF PERMANENT, PART-TIME, OR VOLUNTEER FIREFIGHTERS OR FIRE-FIGHTING COMPANIES TO OPERATE THE SAME, INCLUDING THE PAYMENT OF THE FIREFIGHTERS EMPLOYER'S CONTRIBUTION REQUIRED UNDER SECTION 742.34 OF THE REVISED CODE, OR TO PURCHASE AMBULANCE EQUIPMENT, OR TO PROVIDE AMBULANCE, PARAMEDIC, OR OTHER EMERGENCY MEDICAL SERVICES OPERATED BY A FIRE DEPARTMENT OR FIRE FIGHTING COMPANY at a rate not exceeding 7.25 mills for each one dollar of valuation, which amounts to \$0.725 for each one hundred dollars of valuation, for five years, commencing in 2005, and first due in calendar year 2006.

GRANDVIEW HTS CSD PROP TAX LEVY (ISS#76)

#76 PROPOSED TAX LEVY (ADDITIONAL)

GRANDVIEW HEIGHTS CITY SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of the Grandview Heights City School District for the purpose of CURRENT OPERATING EXPENSES at a rate of 7.85 mills for a continuing period of time and GENERAL ON-GOING PERMANENT IMPROVEMENTS at a rate of 1.65 mills for a period of five years to constitute a tax at a rate not exceeding 9.5 mills for each one dollar of valuation, which amounts to \$0.95 for each one hundred dollars of valuation, commencing in 2005, first due in calendar year 2006.

GROVEPORT MADISON LSD PROP BND ISS (ISS#77)

#77 PROPOSED BOND ISSUE

GROVEPORT MADISON LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

Shall bonds be issued by the Groveport Madison Local School District for the purpose of CONSTRUCTING AN ADDITIONAL JUNIOR HIGH SCHOOL; RENOVATING, RELOCATING, IMPROVING AND CONSTRUCTING ADDITIONS TO EXISTING FACILITIES; FURNISHING AND EQUIPPING THE SAME; AND IMPROVING THE SITES THEREOF, in the principal amount of \$34,400,000 to be repaid annually over a maximum period of 28 years, and an annual levy of propert taxes be made outside the ten-mill limitation, estimated by the county auditor to average over the repayment period of the bond issue 2.6 mills for each one dollar of tax valuation, which amounts to \$0.26 for each one hundred dollars of tax valuation, commencing in 2005, first due in calendar year 2006, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

HAMILTON LSD PROP BOND ISSUE (ISS#78)

#78 PROPOSED BOND ISSUE

HAMILTON LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

Shall bonds be issued by the Hamilton Local School District for the purpose of CONSTRUCTING NEW SCHOOL FACILITIES, INCLUDING PAYING THE LOCAL SHARE UNDER THE OHIO SCHOOL FACILITIES COMMISSION CLASSROOM FACILITIES ASSISTANCE PROGRAM; RENOVATING AND IMPROVING EXISTING SCHOOL FACILITIES; FURNISHING AND EQUIPPING THE SAME; AND LANDSCAPING AND IMPROVING THE SITES THEREOF, in the principal amount of \$11,900,000 to be repaid annually over a maximum period of 28 years, and an annual levy of property taxes be made outside the ten-mill limitation, estimated by the county auditor to average over the repayment period of the bond issue 2.78 mills for each one dollar of tax valuation, which amounts to \$0.278 for each one hundred dollars of tax valuation, commencing in 2005, first due in calendar year 2006, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

WESTERVILLE CSD PROP TAX LEVY (ISS#80)

#80 PROPOSED TAX LEVY (ADDITIONAL)

WESTERVILLE CITY SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of the Westerville City School District for the purpose of CURRENT EXPENSES at a rate not exceeding 6.5 mills for each one dollar of valuation, which amounts to \$0.6 for each one hundred dollars of valuation, for a period of three years, commencing in 2005, first due in calendar year 2006.

WORTHINGTON LIBRARIES PROP TX LVY (ISS#81)

#81 PROPOSED TAX LEVY (ADDITIONAL)

WORTHINGTON LIBRARIES

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of the Worthington Libraries for the purpose of CURRENT EXPENSES at a rate not exceeding 2.6 mills for each one dollar of valuation, which amounts to \$0.26 for each one hundred dollars of valuation, for a continuing period of time, commencing in 2005, first due in calendar year 2006.

LOCAL OPTION COLUMBUS 01-C (ISSUE#10b)

#10b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight by Somewhere Else - TNT, L.L.C., dba Somewhere Else an applicant for a D-6 liquor permit, who is engaged in the business of operating a bar/tavern at 131: S. High Street and patio. Columbus. Ohio 43207 in this precinct?

LOCAL OPTION COLUMBUS 01-C (ISSUE#11b)

#11b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight by Big Bear Bars, Ltd., an applicant for a D-6 liquor permit, who is engaged in the business of operating a bar/tavern at 1409 S. High St. and patio 1st floor & basement, Columbus, Ohio 43207 in this precinct?

LOCAL OPTION COLUMBUS 10-J (ISSUE#12b)

#12b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Kroger Co. N867 doing business as Kroger, an operator of a liquor agency store for the State of Ohio, who is engaged in the business of operating a neighborhood retail grocery store and supermarket at 2525 Rome Hilliard Road, Columbus, Ohio 43026 in this precinct?

LOCAL OPTION COLUMBUS 13-D (ISSUE#14b)

#14b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by 900 East 5th Ave Inc., doing business as Express Mart, an applicant for a D-6 liquor permit, who is engaged in the business of operating a neighborhood retail convenience store at 900 East 5th Avenue, Columbus, Ohio 43201 in this precinct?

LOCAL OPTION COLUMBUS 36-C (ISSUE#15b)

#15b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted for sale on Sunday between the hours of one p.m. and midnight by Wal-Mart Stores, East, L.P., dba Wal-Mart Supercenter 5185, an applicant for a D-6 liquor permit, who is engaged in the business of operating a retail/grocery store at 1221 Georgesville Road, Columbus, Ohio 43228 in this precinct?

LOCAL OPTION COLUMBUS 36-F (ISSUE#16b)

#16b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Kroger Co. doing business as Kroger # 519, an operator of a liquor agency store for the State of Ohio, who is engaged in the business of operating a neighborhood retail grocery store and supermarket at 1585 Georgesville Road, Columbus, Ohio 43228 in this precinct?

LOCAL OPTION COLUMBUS 40-C (ISSUE#17b)

#17b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight by Skullys Bar & Grill Inc DBA Skankland, an applicant for a D-6 liquor permit, holder of a D-6 liquor permit, who is engaged in the business of operating a friendly neighborhood restaurant and bar at 1151 N High Street, Mezzanine & Patio, Columbus, Ohio 43201 in this precinct?

LOCAL OPTION COLUMBUS 41-C (ISSUE#18b)

#18b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight by Moe's Southwest Grill Ohio State LLC, an applicant for a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service restaurant offering full-course meals at 1980 North High Street, A, Columbus, Ohio 43201 in this precinct?

LOCAL OPTION COLUMBUS 44-E (ISSUE#19b)

#19b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by GMRI, Inc., doing business as Red Lobster #81, a holder of a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service restaurant offering full-course meals at 2147 South Hamilton Road, Columbus, Ohio 43227 ir this precinct?

LOCAL OPTION COLUMBUS 44-G (ISSUE#20b)

#20b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by GMRI, Inc., doing business as Olive Garden Italian Restaurant #1031, a holder of a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service restaurant offering full-course meals at 2600 South Hamilton Road, Columbus, Ohio 43232 in this precinct?

LOCAL OPTION COLUMBUS 44-I (ISSUE#21A)

#21A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted by UDF Limited Partnership I, doing business as United Dairy Farmers 658 an applicant for C1 and C2 liquor permits, who is engaged in the business of operating a neighborhood retail convenience store at 3900 Alum Creek, Columbus, Ohio 43207 in this precinct?

LOCAL OPTION COLUMBUS 44-I (ISSUE#21b)

#21b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of one p.m. and midnight by UDF Limited Partnership I, doing business as United Dairy Farmers 658, an applicant for a D-6 liquor permit, who is engaged in the business of operating a neighborhood retail convenience store at 3900 Alum Creek, Columbus, Ohio 43207 in this precinct?

LOCAL OPTION COLUMBUS 54-A (ISSUE#22b)

#22b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by GMRI Inc., doing business as Olive Garden Italian Restaurant, a holder of a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service restaurant offering full-course meals at 2365 East Dublin Granville Road, Columbus, Ohio 43229 in this precinct?

LOCAL OPTION COLUMBUS 54-C (ISSUE#23b)

#23b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by GMRI, Inc., doing business as Red Lobster #893, a holder of a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service restaurant offering full-course meals at 1691 East Dublin Granville Road, Columbus, Ohio 43229 in this precinct?

LOCAL OPTION COLUMBUS 56-C (ISSUE#24b)

#24b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Cost Plus Inc., doing business as World Market, a holder of a D-6 liquor permit, who is engaged in the business of operating a neighborhood retail specialty store offering home, living and entertaining products at 3770 Easton Market, Columbus, Ohio 43219 in this precinct?

LOCAL OPTION COLUMBUS 56-C (ISSUE#25b)

#25b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by GMRI Inc., doing business as Smokey Bones BBQ, a holder of a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service restaurant offering full-course meals at 3939 Morse Crossing, Columbus, Ohio 43230 in this precinct?

LOCAL OPTION COLUMBUS 57-K (ISSUE#26b)

#26b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Kroger Co. doing business as Kroger # 623, an operator of a liquor agency store for the State of Ohio, who is engaged in the business of operating a neighborhood retail grocery store and supermarket at 5800 West Broad Street, Columbus, Ohio in this precinct?

LOCAL OPTION COLUMBUS 60-E (ISSUE#27b)

#27b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by GMRI, Inc., doing business as Red Lobster #477, a holder of a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service restaurant offering full-course meals at 6460 Sawmill Road, Columbus, Ohio 43235 in this precinct?

LOCAL OPTION COLUMBUS 69-J (ISSUE#28b)

#28b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Cost Plus Inc., doing business as World Market, a holder of a D-6 liquor permit, who is engaged in the business of operating a neighborhood retail specialty store offering home, living and entertaining products at 5720 Britton Parkway, Columbus, Ohio 43016 in this precinct?

LOCAL OPTION COLUMBUS 74-E (ISSUE#29b)

#29b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by GMRI Inc., doing business as Olive Garden Italian Restaurant #1129, a holder of a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service restaurant offering full-course meals at 7160 Sawmill Road, Columbus, Ohio 43017 in this precinct?

LOCAL OPTION DUBLIN 1-F (ISSUE#30b)

#30b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Trader Joe's East Inc., doing business as Trader Joe's, a holder of a D-6 liquor permit, who is engaged in the business of operating a neighborhood grocery store at 6355 Sawmill Road, Dublin, Ohio 43017 in this precinct?

LOCAL OPTION GAHANNA 1-F (ISSUE#32b)

#32b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight by Club Enterprises LLC, doing business as Club Carry Out, an operator of a liquor agency store for the State of Ohio, who is engaged in the business of operating a specialty wine and beverage shop and liquor agency for the State of Ohio at 91 Stygler Road, Gahanna, Ohio 43230 in this precinct?

LOCAL OPTION GAHANNA 2-H (ISSUE#33b)

#33b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Tamarkin Company, doing business as Giant Eagle 6501, a holder of a D-6 liquor permit, who is engaged in the business of operating a neighborhood retail grocery store and supermarket at 1250 North Hamilton Road, Gahanna, Ohio 43230 in this precinct?

LOCAL OPTION GRANDVIEW HEIGHTS-E (ISSUE#36b)

#36b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight by Old Bag of Nails Pub Grandview Inc., doing business as Old Bag of Nails Pub, an applicant for a D-6 liquor permit, who is engaged in the business of operating a full service casual dining restaurant at 1097-99 West First Avenue, Grandview Heights, Ohio 43212 in this precinct?

LOCAL OPTION GROVE CITY 4-B (ISSUE#37b)

#37b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Kroger Co. 0341 doing business as Kroger, a holder of a D-6 liquor permit, who is engaged in the business of operating a neighborhood retail grocery store and supermarket a 2474 Stringtown Road, Grove City, Ohio 43123 in this precinct?

LOCAL OPTION GROVE CITY 4-C (ISSUE#38b)

#38b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted for sale on Sunday between the hour of ten a.m. and midnight by Wal-Mart Stores, East, L.P., dba Wal-Mart Supercenter 5466, an applicant for a D-6 liquor permit, who is engaged in the business of operating a retail/grocery store at 1693 Stringtown Road, Grove City, Ohio 43123 in this precinct?

LOCAL OPTION GROVE CITY 4-C (ISSUE#39b)

#39b SPECIAL ELECTION BY PETITION

PORTION OF A PRECINCT

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of intoxicating liquor be permitted in a portion of this precinct between the hours of one p.m. and midnight on Sunday for consumption on the premises where sold at licensed premises where the sale of food and other goods exceeds fifty percent of the total gross receipts of the permi holder at the premises, where the status of such Sunday sales as allowed or prohibited is inconsistent with the status of such Sunday sales in the remainder of Grove City, Ward "4", Precinci "C"?

The portion of the precinct of the land annexed from Jackson Township to the City of Grove City since June 2, 1992 is bounded by the centerlines of Stringtown Road on the north, White Road on the south, Hoover Road on the west, to the current municipal corporation boundary line on the east, specifically certain even numbers on the east side of Hoover Road, north side of White Road, and certain odd numbers on the south side of Stringtown Road and the land east of I-71 to the municipal corporation boundary line.

LOCAL OPTION GROVE CITY 4-C (ISSUE#39c)

#39c SPECIAL ELECTION BY PETITION

PORTION OF A PRECINCT

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted in a portion of this precinct between the hours of one p.m. and midnight on Sunday for consumption off the premises where sold, where the status of such Sunday sales as allowed or prohibited is inconsistent with the status of such Sunday sales in the remainder of Grove City, Ward "4", Precinct "C"?

The portion of the precinct of the land annexed from Jackson Township to the City of Grove City since November 3, 1987 is bounded by the centerlines of Stringtown Road on the north, White Road on the south, Hoover Road on the west, to the current municipal corporation boundary line on the east, specifically certain even numbers on the east side of Hoover Road, north side of White Road, and certain odd numbers on the south side of Stringtown Road and the land east of I-71 to the municipal corporation boundary line.

LOCAL OPTION HILLIARD 3-C (ISSUE#43b)

#43b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Kroger Co. doing business as Kroger 0966, an operator of a liquor agency store for the State of Ohio, who is engaged in the business of operating a neighborhood retail grocery store and supermarket at 4656 Cemetery Road, Hilliard, Ohio 43026 in this precinct?

LOCAL OPTION WESTERVILLE 1-A (ISSUE#45A)

#45A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted by James A. Francisco doing business as Pasquale's Pizza an applicant for a D1 and D2 liquor permit, who is engaged in the business of operating a family oriented pizza and pasta restaurant at 14 North State Street, Westerville, Ohio 43081 in this precinct?

LOCAL OPTION WESTERVILLE 1-A (ISSUE#45b)

#45b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of one p.m. and midnight by James A. Francisco doing business as Pasquale's Pizza, an applicant for a D-6 liquor permit, who is engaged in the business of operating a family oriented pizza and pasta restaurant at 14 North State Street, Westerville, Ohio 43081 in this precinct?

LOCAL OPTION WESTERVILLE 1-D (ISSUE#46A)

#46A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted by Michaels Pizza Inc. dba Michaels Pizza and Italian Kitchen an applicant for D-1, D-2 liquor permits, who is engaged in the business of operating a family pizza business at 15 E. College Ave. (1st floor only), Westerville, Ohio 43081 in this precinct?

LOCAL OPTION WESTERVILLE 3-E (ISSUE#47A)

#47A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted by Enken, Inc., dba Sunbury Road Duchess an applicant for a C-1 liquor permit and a C-2 liquor permit, who is engaged in the business of operating a neighborhood convenience store at 900 S. Sunbury Road, Westerville, Ohio 43081 in this precinct?

LOCAL OPTION WESTERVILLE 4-B (ISSUE#48A)

#48A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages, and spirituous liquor be permitted by Perrini Brothers Restaurants LLC, dba Fresco Italian Cucina an applicant for D-1, D-2 and D-5 liquor permits, who is engaged in the business of operating a locally owned restaurant, offering full course Italian dinners at 377 West Main Street, Westerville, Ohio 43081 in this precinct?

LOCAL OPTION WESTERVILLE 4-B (ISSUE#48b)

#48b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight by Perrini Brothers Restaurants LLC, dba Fresco Italiar Cucina, an applicant for a D-6 liquor permit, who is engaged in the business of operating a locally owned restaurant, offering full course Italian dinners at 377 West Main Street, Westerville, Ohio 43081 in this precinct?

LOCAL OPTION WESTERVILLE 4-B (ISSUE#49A)

#49A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted by The Raisin Rack, Inc., dba Raisin Rack Natural Food Market an applicant for C-1 and C-2 liquor permits, who is engaged in the business of operating a natural food market at 614-624 West Schrock Road, Westerville, Ohio 43081 in this precinct?

LOCAL OPTION WESTERVILLE 4-B (ISSUE#49b)

#49b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of one p.m. and midnight by The Raisin Rack, Inc., dba Raisin Rack Natural Food Market, an applicant for a D-6 liquor permit, who is engaged in the business of operating a natural food market at 614-624 West Schrock Road, Westerville, Ohio 43081 in this precinct?

LOCAL OPTION WORTHINGTON 3-D (ISSUE#50b)

#50b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Kroger Co. 0273 doing business as Kroger, an operator of a liquor agency store for the State of Ohio, who is engaged in the business of operating a neighborhood retail grocery store and supermarket at 60 Worthington Square Shopping Center, Worthington, Ohio 43085 in this precinct?

LOCAL OPTION GROVEPORT-B (ISSUE#54b)

#54b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Kroger Co. doing business as Kroger 861, a holder of a D-6 liquor permit, who is engaged in the business of operating a neighborhood retail grocery store and supermarket a 6011 Groveport Road, Groveport, Ohio 43125 in this precinct?

LOCAL OPTION CLINTON TWP-C (ISSUE#65b)

#65b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Cost Plus Inc., doing business as World Market, a holder of a D-6 liquor permit, who is engaged in the business of operating a neighborhood retail specialty store offering home, living and entertaining products at 1655 Olentangy River Road, Clinton Township, Columbus, Ohio 43212 in this precinct?

LOCAL OPTION JACKSON TWP-A (ISSUE#66b)

#66b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Phoenix Golf Links Ltd., LLC doing business as Phoenix Golf Links, an applicant for a D6 liquor permit, who is engaged in the business of operating a full service public golf course and banquet facility at 3413 Jackson Pike, Jackson Township, Grovi City, Ohio 43123 in this precinct?

LOCAL OPTION JACKSON TWP-B (ISSUE#67b)

#67b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of one p.m. and midnight by West Broad Station Inc., doing business as Sunoco, an applicant for a D-6 liquor permit, who is engaged in the business of operating a neighborhood convenience store at 4387 Orders Road, Jackson Township, Grove City, Ohio 43123 in this precinct?

LOCAL OPTION MADISON TWP-D (ISSUE#69A)

#69A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted by Enken, Inc., dba Hamilton Road Duchess an applicant for a C-1 liquor permit and a C-2 liquor permit, who is engaged in the business of operating a neighborhood convenience store at 3458 Hamilton Road, Madison Township, Columbus, Ohio 43232 in this precinct?

LOCAL OPTION PRAIRIE TWP-F (ISSUE#72b)

#72b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by SLZ Investments, Inc. DBA: Neon Moon Saloon, an applicant for a D-6 liquor permit, who is engaged in the business of operating a neighborhood sports pub and restaurant at 5355 West Broad Street, New Rome, Ohio 43228 in this precinct?

DELAWARE CAREER CTR PROP TAX LEVY (REN)

PROPOSED TAX LEVY - (RENEWAL)

DELAWARE AREA CAREER CENTER

(Formerly known as

THE DELAWARE JOINT VOCATIONAL SCHOOL DISTRICT)

A Majority Affirmative Vote is Necessary for Passage.

A renewal of a tax for the benefit of Delaware Area Career Center for the purpose of IMPROVING, RENOVATING, REMODELING, ENLARGING, FURNISHING AND EQUIPPING SCHOOL BUILDINGS AND FACILITIES at a rate of 0.4 mill and CURRENT EXPENSES at a rate of 1.3 mills to constitute a tax at a rate not exceeding 1.7 mills for each one dollar of valuation, which amounts to \$0.17 for each one hundred dollars of valuation, for 10 years, commencing in 2006, first due in calendar year 2007.

OLENTANGY LSD PROP BOND ISSUE

PROPOSED BOND ISSUE

OLENTANGY LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

Shall bonds be issued by the Olentangy Local School District, Delaware and Franklin Counties, Ohio for the purpose of CONSTRUCTING, FURNISHING, AND EQUIPPING A NEW HIGH SCHOOL, WITH RELATED SITE IMPROVEMENTS AND APPURTENANCES THERETO; CONSTRUCTING. FURNISHING, AND EQUIPPING A NEW ELEMENTARY SCHOOL, WITH RELATED SITE IMPROVEMENTS AND APPURTENANCES THERETO; RENOVATING, REPAIRING, IMPROVING, FURNISHING. AND EQUIPPING SHANAHAN MIDDLE SCHOOL: RENOVATING. REPAIRING. IMPROVING, FURNISHING, EQUIPPING, AND CONSTRUCTING ADDITIONS TO EXISTING SCHOOL FACILITES. BUILDINGS. AND INFRASTRUCTURE: REPLACING EXISTING EQUIPMENT AND CONSTRUCTING VARIOUS PERMANENT IMPROVEMENTS: PURCHASING SCHOOL BUSES AND RELATED TRANSPORTATION EQUIPMENT; AND CURRICULUM IMPLEMENTATION DISTRICT-WIDE, INCLUDING RELATED TEXTBOOKS AND TECHNOLOGY in the principal amount of \$77,000,000 to be repaid annually over a maximum period of 28 years, and an annual levy of propert taxes be made outside the ten-mill limitation, estimated by the county auditor to average over the repayment period of the bond issue 2.13 mills for each one dollar of tax valuation, which amounts to \$0.213 for each one hundred dollars of tax valuation, commencing in 2005, first due in calendar year 2006, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

PICKERINGTON PROP CHARTER AMEND (VACANCIES)

PROPOSED CHARTER AMENDMENT

CITY OF PICKERINGTON

A Majority Affirmative Vote is Necessary for Passage.

Vacancies in the office of President Pro-Tempore of Council shall be filled by the Vice President Pro-Tempore of Council. If Council fails to fill the vacancy in the office of Vice President Pro-Tempore within sixty (60) days of the vacancy, the Mayor may fill it by appointment. Whenever the office of a Councilperson shall become vacant for any reason, the vacancy shall be filled by the appointment of an elector of the City of Pickerington by a majority of the remaining Council members. When a vacancy occurs on or after July 1 of the second year of the four year term, the candidate is appointed for the remainder of the four year term. When a vacancy occurs prior to June 30 of the second year of the four year term, the candidate for appointment will serve until a successor is elected at the next regular municipal election. If Council fails to fill a Councilperson's vacancy within sixty (60) days after the occurrence of the vacancy, then the Mayor shall fill the position by appointment.

Shall Section 8.05 titled VACANCIES of the Charter of the City of Pickerington, be amended?

PICKERINGTON PROP CHARTER AMEND (RECALL)

PROPOSED CHARTER AMENDMENT

CITY OF PICKERINGTON

A Majority Affirmative Vote is Necessary for Passage.

Officials removed by recall will have their offices filled following procedures for vacancy. Upon request, the Law Director may review the form of initiative, referendum and recall petitions prior to circulation thereof and provide a checklist detailing the requirements for such petitions. Shall Section 8.07 titled INITIATIVE, REFERENDUM AND RECALL of the Charter of the City of Pickerington, be amended?

PICKERINGTON LSD PROP BOND ISSUE

PROPOSED BOND ISSUE

PICKERINGTON LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

Shall bonds be issued by the Pickerington Local School District, Fairfield and Franklin Counties, Ohio for the purpose of CONSTRUCTING, FURNISHING, AND EQUIPPING TWO NEW ELEMENTARY SCHOOLS, WITH RELATED SITE IMPROVEMENTS AND APPURTENANCES THERETO; RENOVATING, REPAIRING, IMPROVING, FURNISHING, EQUIPPING AND CONSTRUCTING ADDITIONS TO EXISTING SCHOOL FACILITES, BUILDINGS AND INFRASTRUCTURE; REPLACING EXISTING EQUIPMENT AND UPGRADING COMPUTER TECHNOLOGY DISTRICT-WIDE; AND ACQUIRING LAND AND INTERESTS IN LAND, IF SUFFICIENT FUNDS ARE AVAILABLE THEREFOR in the principal amount of \$37,000,000 to be repaid annually over a maximum period of twenty-eight (28) years, and an annual levy of property taxes be made outside the ten-mill limitation, estimated by the county auditor to average over the repayment period of the bond issue two and five-tenths (2.5) mills for each one dollar of tax valuation, which amounts to twenty-five cents (\$0.25) for each one hundred dollars of tax valuation, commencing in 2005, first due in calendar year 2006, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

JONATHAN ALDER LSD PROP INCOME TAX

PROPOSED SCHOOL INCOME TAX

JONATHAN ALDER LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

Shall an annual income tax of one-half percent (1/2%) on the school district income of individuals and of estates be imposed by the Jonathan Alder Local School District, for five years, beginning January 1, 2006, for the purpose of CURRENT OPERATING EXPENSES?

MADISON-PLAINS LSD PROP INCOME TAX

PROPOSED SCHOOL INCOME TAX

MADISON-PLAINS LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

Shall an annual income tax of 1 percent (1%) on the school district income of individuals and of estates be imposed by the Madison-Plains Local School District, for a continuing period of time, beginning January 1, 2006, for the purpose of CURRENT OPERATING EXPENSES?